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## BIRCH, STEWART, KOLASCH & BIRCH, LLP

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## COMBINED DECLARATION AND POWER OF ATTORNEY FOR PATENT AND DESIGN APPLICATIONS

		JERATENT AND DESIG					
	As a below named in that I verily believe it inventor (if plural in invention enlitte	ventor. I hereby declare that my reside hat I am the original, first and sole toval ventors are named below) of the subj	mcz, post office address and citizenship hior (if unly one inventor is named belov act matter which is claimed and for wi	ere as stated ne s) or an origina ich a petent is	ext to my name; I, first and joint sought on the		
Insert Title:	METROD FOR CO	NTROLLING MEMORY IN DIG	ITAL SYSTEM				
Fill in Appropriate Information -	the specification of which is attached hereto. If not attached hereto,						
For Use Without	United States Application Number						
Specification Attoched:	on and amended on(if applitudes predification was filed on(if applitudes predification was filed on						
Attacked:		plication Number			as PCT		
	amended on			; and was (if applicable)			
	I hereby state that I have reviewed and understand the controls of the above adequities and for the plant of the above adequities adequiti						
	amended by any amendment referred to above.  I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations 21 Se.						
fi villa	Regulations, \$1.56.						
(2)	I do not know and do not believe the same was ever known or used in the United States of America before my or our invention thereo, or patented or described in one problement of the control of the United States of America before my or our invention						
14	year prior to this application, that the same was not in public use or on sale in the United States of America more than one prior to this application, that the invention has not been patented or made the subject of an invention to great prior to this application, in any country forgrain to the United States of America on an application filed by me or one level.						
445	Regulations, §1.36  If on the know and do not ballow the same was ever known or used in the United Status of America before my or our treestion hereof, or painted or described in any printed publication in any country before my or our invention thereof or more than one present properties of the tensor of the public uses or as also in the United Status of America more than one year print to this application. America more than one year print to this application, that the invention has not be public used or as also in the United Status of America on the application that properties the invention in any country foreign to the United Status of America on an application filed by me or my tegel state of this application or assign more than twelve months (six morths for design) gives to this application, and that no application to paint or inventor's certificate on this inventor in the best filled in any country foreign to the United States of America prior to this paint of the properties of the						
A CONTRACTOR OF THE PROPERTY O							
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£ 800	a filing date before that of the application on which priority is claimed:						
CEI	Prior Foreign Application(s) Priority Claimed						
san Priority forwation:	P2001-10321	7					
appropriate)	(Number)	(Country)	February 28, 2001	⊠	Ü		
141	(**************************************	(County)	(Month/Day/Year Filed)	Yes	No		
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	I hereby claim the banefit under Title 35, United States Code, §119(e) of any United States provisional applications(s) listed below.						
tert Provisional							
Application(s); (if any)	(Application Number)		(Filing Date)				
	(Application Number)	(Filing Date)					
	All Foreign Applications, if any, for any Patent or Inventor's Certificate Filed More than 12 Months (6 Months for Designs) Prior to the Filing Date of This Application:						
	Country	Application Number	Date of Filing (Month)	Day/Year)			
err Raquesad ermation: appropriate)					-		
	I hereby claim the benefication as the subject a application in the manufactornation which is maked between the filing date.	it under Title 35. United States Code. 5: natter of each of the claims of this are or provided by the first paragraph of 3: sterial to the patentability as defined in it the prior application and the national	120 of any United States and/or PCT app polication is not disclosed in the prior ile 35. United States Code, \$112, I acknow Title 87. Code of Federal Regulations, \$1 or PCT international filing date of this a	lication(s) liste United States wledge the du 56 which becaupplication.	d below and, and/or PCT by to disclose me available		
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Attorney Docket No.

I hereby, appoint the practitioners at CUSTOMER NO. 2292 as my attorneys or skells to prosecute this application and or at international application based on this application and to transact all business resulting patients and reademark. Office competed theelevith and in connection with the practitioners, unless the inventor(s) or easignee provider said practitioners with a writing token to the contrary.

## Send Correspondence to:

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## BIRCH, STEWART, KOLASCH & BIRCH, LLP or CUSTOMER NO. 2292

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I harrby deckire that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the false of made are purchashed by fine or improvement; or both, under Section 100 of 17th is 16 in the 17th is 18 tasked and that

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Secul, Korea		Republic	of Korea					
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